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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No.	Applicant(s)
	10/796,946	MATZKE ET AL.
	Examiner	Art Unit
	Nathan H. Brown, Jr.	2121

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (3) MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 07 May 2007.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-46 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-46 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
- 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) Notice of Informal Patent Application
- 6) Other: _____.

Examiner's Detailed Office Action

1. This Office Action is responsive to the communication for application 10/796,946, filed May 7, 2007.
2. Claims 1-46 are pending. Claims 1, 11, 21, 31-33, 37, 41, 45, and 46 are currently amended. Claims 2-10, 12-20, 22-30, 34-36, 38-40, 42-44 are original.
3. After the previous office action, claims 1-46 stood rejected.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

5. Claim 1 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: mathematical abstraction and/or software *per se*. Claims 1, 33, and 46 claim a “method for manipulating a plurality of correlihm objects”. The Specification establishes “correlihm objects of an N-dimensional space, where a correlihm object is a point of the space.” (*see* p. 3) or “a correlihm object may represent a point of a generalized M-dimensional sub-space S of a particular N-space, where $0 \leq M \leq N$ ” (*see* p. 5). Correlihm objects are clearly abstract geometric objects of an N-dimensional space. Methods for manipulating such geometric object are described in algebraic topology and other related areas of

mathematics. Claim 1, therefore, recites no more than a judicial exception of mathematical abstraction, involving no physical transformation and no more than the results of mathematical transformation. Claim 1 is clearly non-statutory under 35 U.S.C. 101.

6. Claim 11 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: software per se. Claim 11 claims a “system for manipulating a plurality of correlithm objects, comprising: an overlap generator … and a recoverer”. The specification discloses a conventional hardware environment:

“Processor 114 may comprise, for example, a personal computer, work station, network computer, wireless telephone, personal digital assistant, one or more microprocessors, other suitable processing device, or any combination of the preceding. "Memory" refers to any structure operable to store data. Memory 116 may comprise Random Access Memory (RAM), Read Only Memory (ROM), a magnetic drive, a disk drive, a Compact Disk (CD) Drive, a Digital Video Disk (DVD) drive, removable media storage, any other suitable data storage device, or a combination of the preceding.”

There is no suggestion that the overlap generator or the recoverer are implemented in hardware, which implies these are software or system specification components. We may then generally consider the claimed system to be an object of manufacture. It is clearly computer related as the as it will be implemented in the disclosed hardware environment and manipulate mathematical abstractions (see above). No data structure is claimed and no functional program is indicated. Rather, two components and their purposes are disclosed. Lacking functional description language, the claim is non-statutory under 35 U.S.C. 101.

7. Claim 21 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 21 claims a logic “for manipulating a plurality of correlithm objects”. We have shown that “correlithm objects” are mathematical abstractions and that the means to manipulate them comprise mathematical transformations on N-dimensional objects. It is clear that such a “logic” must represent mathematical transformation consistent with the properties of a plurality (set) of correlithm objects. For such a logic to be applied in a conventional computing environment (*see above*), it must be described in an unambiguous procedure, i.e., algorithm. Therefore claim 21 recites no more than a judicial exception of algorithm, which involves no physical transformation and asserts no more than the results of mathematical operations. Claim 21 is clearly non-statutory under 35 U.S.C. 101.

8. Claim 31 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: mathematical abstraction and/or algorithm. While claim 31 claims a “system for manipulating a plurality of correlithm objects, comprising: means for establishing a plurality of correlithm objects … means for imposing the plurality correlithm objects on the space … means for comparing an imposed correlithm object to the combined point; and means for recovering the imposed correlithm object …”, it merely lists the means for manipulating a plurality of correlithm objects.

The Specification asserts (*see* p. 10) that:

“Points p_i may be imposed according to any suitable technique. For example, points p_i may be imposed by performing an imposing operation such as summation on a dimension-by-dimension basis, which is equivalent to vector addition.”

The Specification asserts (*see* p. 11) that:

“An imposed point p_i may be recovered by comparing point p to the point p_i using any suitable technique. For example, an imposed point p_i may be recovered by performing a recovery operation on imposed point p_i and combined point p , such as calculating a metric such as a Cartesian distance or an inner product.”

Clearly the objects manipulated by the system are mathematical abstractions and the manipulations comprise mathematical operations. Since there is no necessity to consider the object of claim 31 to be a machine, we can generally consider such a system to be an object of manufacture and infer that its nature is computer related, as it lists a set of means for manipulating mathematical abstractions. However, no data structure is claimed and no functional program is disclosed. Lacking functional description language, the claim only recites the §101 judicial exceptions of mathematical abstraction and/or algorithm. Claim 31 is therefore non-statutory under 35 U.S.C. 101.

9. Claim 32 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 32 claims a method for manipulating a plurality of correlihm objects, comprising: establishing a plurality of correlihm objects of a space ... imposing the plurality correlihm objects on the space to yield a combined point ... to perform at least one of: performing computation using the plurality of correlihm objects, communicating ... and storing the plurality of correlihm objects; comparing an imposed correlihm object to the combined point ... recovering the imposed correlihm object ... establishing one or more agents associated with a state space ... and assigning one or more of the plurality of correlihm objects representing a state of the agent to each agent. As shown above, correlihm objects are mathematical abstractions and imposing and recovering are well known mathematical

operations. The specification asserts (*see* p. 11-12) that:

“an agent may comprise, for example, a process in memory or a physical device. One or more agents may each have one or more unique correlithm objects that represent states for the agent, and the correlithm objects may constitute a private state machine space for the agent.”

As “a process in memory or a physical device” an agent is no more than a set of instructions mapped to a set of locations in memory. Correlithm objects, assignable to agents are, as such, constrained to be contiguous areas of memory constituting data, in this case, state data associated with the agent. However, we note that claim 32 claims a method for manipulation of these objects in memory comprising: communication, storing, and assigning. Such a method must comprise an unambiguous procedure to be implemented in the conventional computing environment disclosed in the Specification. Such a procedure is commonly considered an algorithm. Therefore, claim 32 recites no more than the §101 judicial exception of algorithm and discloses no physical transformation or useful, concrete, and tangible result. Claim 32 is clearly non-statutory under 35 U.S.C. 101.

10. Claim 33 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: mathematical abstraction and/or algorithm. Claim 33 claims

“a method for generating tokens, comprising: randomly generating a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space; and selecting one or more of the plurality of correlithm objects as one or more correlithm object tokens, the one or more correlithm object tokens being nearly orthogonal.”

The specification asserts that:

“Correlithm objects may provide for a greatly increased number of available tokens. For an N-dimensional space, only N precisely orthogonal tokens exist. Random correlithm objects, however, may be readily generated to produce nearly orthogonal tokens. Techniques may be implemented to select random correlithm objects that produce nearly

orthogonal tokens with a narrower standard deviation of inner angle.” (*see* p. 12), or
“a correlihm object token may comprise a correlihm object that has D bits represented
by N cells” (*see* p. 14),

Clearly a correlihm object and a correlihm object token are mathematical abstractions (N-dimensional vectors) and the method for generating such tokens must comprise an unambiguous mathematical procedure or algorithm. Claim 33 recites no more than the §101 judicial exceptions of mathematical abstraction and algorithm. Claim 33 discloses no physical transformation or useful, concrete, and tangible result. Claim 33 is non-statutory under 35 U.S.C. 101.

11. Claim 37 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 37 claims a system for generating tokens, comprising: a memory operable to store information; and a processor coupled to the memory and operable to: randomly generate a plurality of correlihm objects of a space ... etc. Claim 37 discloses a memory and a processor for the system claimed, but no I/O component. Claim 37 may thus be considered to claim a machine, which includes hardware comprising a memory and processor operable to perform the §101 judicial exception of mathematical operations on abstract objects. Since the system claimed provides on I/O means, no physical transformation in the real world and no production of useful, concrete, and tangible results is possible. Such a system clearly has not practical application and is therefore non-statutory under 35 U.S.C. 101.

12. Claim 41 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 41 claims “a Logic for generating tokens, the logic embodied in a medium and operable to: randomly generate a plurality of correlithm objects of a space ...”. It has been shown that “correlithm object tokens” are mathematical abstractions and that the means to manipulate (e.g., generate) them comprise mathematical operations on N-dimensional objects. It is clear that such a “logic” is a mathematical expression of the conditions that must be consistent for the generation of correlithm object tokens and that if such a “logic” is to be embodied in a medium and operable it must be implemented as instructions expressing an unambiguous procedure, i.e., algorithm. If such a “logic” is considered as a process (or at least to represent one), it is clearly recites no more than a §101 judicial exception of mathematical abstraction which involves no physical transformation and asserts no more than the results of mathematical operations. Claim 41 is clearly non-statutory under 35 U.S.C. 101.

13. Claim 45 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 45 claims a system for generating tokens, comprising: means for randomly generating a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space; and means for selecting one or more of the plurality of correlithm objects as one or more correlithm object tokens, the one or more correlithm object tokens being nearly orthogonal. It will be noted that the claimed system provides for no input or output of results and thus recites no more than a §101 judicial exception of mathematical algorithm, which involves no physical transformation

and asserts no more than the results of mathematical operations. Claim 41 is clearly non-statutory under 35 U.S.C. 101.

14. Claim 46 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter: algorithm. Claim 46 claims

“a method for generating tokens, comprising: randomly generating a plurality of correlithm objects of a space ... selecting one or more of the plurality of correlithm objects as one or more correlithm object tokens ... by establishing a distance threshold associated with a standard metric ... selecting the one or more correlithm objects that satisfy the distance threshold as the one or more correlithm object tokens ... selecting a correlithm object of the plurality of correlithm objects ... generating a token complement of the selected correlithm object ... and using the token complement as a correlithm object token.”

It has been shown that “correlithm objects” and “correlithm object tokens” are mathematical abstractions and that the means to generate and manipulate them comprise mathematical operations on N-dimensional objects. The specification asserts (*see p. 2*) that

“Tokens may be used to provide interaction for agents in a shared resource such as a shared state space...”

and discloses (see Fig. 3 and p. 4):

“one embodiment of a system for imposing and recovering correlithm objects used as correlithm object tokens”

Examiner interprets a token to be data passed between agents. Now, claim 46 claims a method for generating tokens comprising a number of steps, which clearly comprise an algorithm. As claim 46 recites no more than a §101 judicial exception of mathematical algorithm which

involves no physical transformations and generates no output that can act as a useful, concrete, and tangible result, claim 46 is non-statutory under 35 U.S.C. 101.

15. Claims 2-10 are non-statutory under 35 U.S.C. 101 for the same reason as claim 1. Claims 12-20 are non-statutory under 35 U.S.C. 101 for the same reason as claim 11. Claims 22-30 are non-statutory under 35 U.S.C. 101 for the same reason as claim 21. Claims 32-30 are non-statutory under 35 U.S.C. 101 for the same reason as claim 31. Claims 34-36 are non-statutory under 35 U.S.C. 101 for the same reason as claim 33. Claims 38-40 are non-statutory under 35 U.S.C. 101 for the same reason as claim 37. Claims 42-44 are non-statutory under 35 U.S.C. 101 for the same reason as claim 41.

Claim Rejections - 35 USC § 102

16. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

17. Claims 1-3, 5, 7-11, 14, 15, 17, 21-23, 25, 27, 28, and 31 are rejected under 35 U.S.C. 102(b) as being anticipated by Sutherland (USPN 5,515,477).

Regarding claim 1. Sutherland teaches a method for manipulating a plurality of correlelithm objects (*see col. 6, line 62 to col. 7, line 46, Examiner interprets a “complex valued vector phase difference set” to be a plurality of correlelithm objects.*), comprising: establishing a plurality of correlelithm objects of a space, the space comprising an N-dimensional space, a correlelithm object comprising a point of the space (*see col. 10, line 65 to col. 11, line 28, Examiner interprets ‘(s1,s2,s3, … ,s “n”)’, where s_k -> λ_ke^{ω_k}, to be one of a plurality of correlelithm objects of a space n. Examiner asserts that an n-dimensional vector is a point of an n-dimensional space.*); imposing the plurality correlelithm objects on the space to yield a combined point (*see col. 19, lines 38-41, Examiner interprets enfolding “into the correlation set via a complex vector addition” to be imposing (see Specification, p. 10) and the resulting complex vector sum to be a combined point in the column space of “[X]”.*); comparing an imposed correlelithm object to the combined point; and recovering the imposed correlelithm object in accordance with the comparison (*see col. 20, lines 6-25, Examiner interprets the inner product of the “decoding transform” to be comparing an imposed correlelithm object in the column space of “[X]” to the combined point “[S]*”; and recovering the imposed correlelithm object “[R]” (“the associated response”) in accordance with the comparison (see Specification p. 11).*), to impose at least one correlelithm object token in a shared resource (*see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one correlelithm object token in a shared resource (i.e., “the memory transaction management means”*)).).

Regarding claim 11. Sutherland teaches a system for manipulating a plurality of correlihm objects (see Abstract, *Examiner interprets an “input” and a “learned response” transformed to complex polar value vectors to be correlihm objects.*), comprising: an overlap generator operable to: establish a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space (see col. 6, lines 12-13 and col. 10, line 65 to col. 11, line 28, *Examiner interprets the “input terminal” to be an overlap generator.*); and impose the plurality correlihm objects on the space to yield a combined point (see col. 19, lines 38-41, *Examiner interprets enfolding “into the correlation set via a complex vector addition” to be imposing (see Specification, p. 10) and the resulting complex vector sum to be a combined point in the column space of “[X]”.*); and a recoverer coupled to the overlap generator (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be a recoverer.*) and operable to: compare an imposed correlihm object to the combined point; and recover the imposed correlihm object in accordance with the comparison (see col. 20, lines 6-25, *Examiner interprets the inner product of the “decoding transform” to be comparing an imposed correlihm object in the column space of “[X]” to the combined point “[S]*”; and recovering the imposed correlihm object “[R]” (“the associated response”) in accordance with the comparison (see Specification p. 11).*), to impose at least one correlihm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one correlihm object token in a shared resource (i.e., “the memory transaction management means”)).).

Regarding claim 21. Sutherland teaches logic for manipulating a plurality of correlihm objects (see col. 6, line 39 to col. 7, line 46, *Examiner interprets the “learning (encoding) operation” to be a logic for manipulating a plurality of correlihm objects.*), the logic embodied in a medium and operable (see col. 6, lines 30-38, *Examiner interprets the “processor” to comprise a memory device which acts as an operable medium for embodiment of logic.*) to: establish a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space (see col. 6, lines 12-13 and col. 10, line 65 to col. 11, line 3, *Examiner interprets ‘(s₁,s₂,s₃, … ,s^{”n”})’*, where $s_k \rightarrow \lambda_k e^{\omega_k}$, to be one of a plurality of correlihm objects of a space n input during “learning (encoding)” operations. *Examiner notes that an n-dimensional vector is a point of an n-dimensional space.*); impose the plurality correlihm objects on the space to yield a combined point (see col. 19, lines 38-41, *Examiner interprets enfolding “into the correlation set via a complex vector addition” to be imposing* (see Specification, p. 10) and the resulting complex vector sum to be a combined point in the column space of “[X]”); compare an imposed correlihm object to the combined point; and recover the imposed correlihm object in accordance with the comparison (see col. 20, lines 6-25, *Examiner interprets the inner product of the “decoding transform” to be comparing an imposed correlihm object in the column space of “[X]” to the combined point “[S]*”; and recovering the imposed correlihm object “[R]” (“the associated response”) in accordance with the comparison* (see Specification p. 11).) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between

associated pairs of elements from the respective sets" to be impose at least one corerelithm object token in a shared resource (i.e., "the memory transaction management means").).

Regarding claim 31. *Sutherland* teaches a system for manipulating a plurality of correlihm objects (see col. 6, lines 11-15 and col. 6, lines 30-36), comprising: means for establishing a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space (see col. 10, line 65 to col. 11, line 28, *Examiner interprets '(s1,s2,s3, ... ,s "n")'*, where $s_k \rightarrow \lambda_k e^{\omega_k}$, to be one of a plurality of correlihm objects of a space n. Examiner asserts that an n-dimensional vector is a point of an n-dimensional space.); means for imposing the plurality correlihm objects on the space to yield a combined point (see col. 6, lines 30-36, *Examiner interprets one of "a number of sub-processors that are relegated specific tasks" to be a means for performing complex vector addition resulting in a combined point (see above).*); means for comparing an imposed correlihm object to the combined point; and means for recovering the imposed correlihm object in accordance with the comparison (see col. 6, lines 30-36 and col. 20, lines 6-17, *Examiner interprets one of "a number of sub-processors that are relegated specific tasks" to be a means for performing the inner product of the "decoding transform" resulting recovering the imposed correlihm object in accordance with the comparison (see above).*) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, *Examiner interprets combining "sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets" to be impose at least one corerelithm object token in a shared resource (i.e., "the memory transaction management means").*).

Regarding claim 2. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, further comprising randomly generating the plurality of correlithm objects (see col. 20, lines 35-37, *Examiner interprets “constructing sets of complex vectors of random orientation” to be establishing a plurality of correlithm objects of a space, the plurality of correlithm objects being randomly generated.*).

Regarding claim 3. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, wherein imposing the plurality correlithm objects on the space to yield the combined point further comprises performing an imposing operation on the plurality of correlithm objects (see col. 19, lines 38-41, *Examiner interprets enfolding “into the correlation set via a complex vector addition” to be imposing (see Specification, p. 10) and the resulting complex vector sum to be a first combined point of the space. Examiner further asserts that the first combined point of the space can be imposed on any other correlithm objects of the space by complex vector addition to form a further combined point. Examiner asserts that all of the correlithm objects of the space may be combined in this fashion.*).

Regarding claim 5. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, further comprising: establishing one or more agents, each agent associated with a state space (see col. 41, lines 44-56, *Examiner interprets a “holographic neural cell” to be an agent.*); and assigning one or more of the plurality of correlithm objects to each agent, the one or more correlithm objects representing a state of the agent to which the one or more correlithm objects

are assigned (see col. 41, lines 45-53, *Examiner interprets “stimulus-response mappings” to be one or more of a plurality of correlithm objects representing a state of the agent.*).

Regarding claim 7. *Sutherland* teaches the method of claim 1, further comprising utilizing a correlithm object of the plurality of correlithm objects as a correlithm object token (see col. 6, lines 41-45, *Examiner interprets a stimulus/response vectors to be a correlithm object tokens.*).

Regarding claim 8. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, wherein imposing the plurality correlithm objects on the space to yield the combined point further comprises performing computation using the plurality of correlithm objects (see col. 7, line 47 to col. 8, line 22, *Examiner interprets “the response recall function” to be computation using the plurality of correlithm objects.*).

Regarding claim 9. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, wherein imposing the plurality correlithm objects on the space to yield the combined point further comprises storing the plurality of correlithm objects (see col. 38, lines 52-56, *Examiner interprets “the external memory means providing facility for memory mapped input” to be used for storing the plurality of input correlithm objects.*).

Regarding claim 10. *Sutherland* teaches the method of manipulating a plurality of correlithm objects, wherein imposing the plurality correlithm objects on the space to yield the combined point further comprises communicating the plurality of correlithm objects (see col. 8, lines 23-27, *Examiner interprets “receiving and propagating the at least one associated response vector” to mean that communicating the plurality of correlithm objects is possible.*).

Regarding claim 12. *Sutherland* teaches the system of manipulating a plurality of correlithm

objects, further comprising a processor coupled to the overlap generator and operable to randomly generate the plurality of correlihm objects (*see col. 6, lines 30-36, Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the task of randomly generating a plurality of correlihm objects of a space. Examiner interprets the “input terminal” to be an overlap generator.*).

Regarding claim 14. The system of manipulating a plurality of correlihm objects, the recoverer operable to compare the imposed correlihm object to the combined point by performing a recovery operation on the imposed correlihm object and the combined point (*see col. 20, lines 6-25, Examiner interprets the inner product of the “decoding transform” to be comparing an imposed correlihm object in the column space of “[X]” to the combined point “[S]*”; and recovering the imposed correlihm object “[R]” (“the associated response”) in accordance with the comparison (see Specification p. 11).*).

Regarding claim 15. *Sutherland* teaches the system of manipulating a plurality of correlihm objects, further comprising a processor coupled to the overlap generator and operable to: establish one or more agents, each agent associated with a state space; and assign one or more of the plurality of correlihm objects to each agent, the one or more correlihm objects representing a state of the agent to which the one or more correlihm objects are assigned (*see col. 6, lines 30-36, Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the tasks of: establishing one or more agents and assigning one or more of the plurality of correlihm objects to each agent.*).

Regarding claim 17. *Sutherland* teaches the system of manipulating a plurality of correlihm

objects, further comprising a processor coupled to the overlap generator and operable to utilize a correlihm object of the plurality of correlihm objects as a correlihm object token (*see col. 6, lines 30-36, Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to operable to utilize a correlihm object of the plurality of correlihm objects as a correlihm object token.*).

Regarding claim 22. *Sutherland* teaches the logic of manipulating a plurality of correlihm objects, further operable to randomly generate the plurality of correlihm objects (*see col. 20, lines 35-37, Examiner interprets “constructing sets of complex vectors of random orientation” to comprise logic for establishing a plurality of correlihm objects of a space, the plurality of correlihm objects being randomly generated.*).

Regarding claim 23. *Sutherland* teaches the logic of manipulating a plurality of correlihm objects, operable to impose the plurality correlihm objects on the space to yield the combined point by performing an imposing operation on the plurality of correlihm objects (*see col. 19, lines 38-41, Examiner interprets “complex vector addition” to be imposing (see Specification, p. 10) and the resulting vector sum to be a combined point.*).

Regarding claim 25. *Sutherland* teaches the logic of manipulating a plurality of correlihm objects, further operable to: establish one or more agents, each agent associated with a state space (*see col. 41, lines 44-56, Examiner interprets a “holographic neural cell” to be an agent.*); and assign one or more of the plurality of correlihm objects to each agent, the one or more correlihm objects representing a state of the agent to which the one or more correlihm objects

are assigned (see col. 41, lines 45-53, *Examiner interprets the set of "stimulus-response mappings" to consist one or more of a plurality of correlithm objects representing a state of the agent.*).

Regarding claim 27. *Sutherland* teaches the logic of manipulating a plurality of correlithm objects, further operable to utilize a correlithm object of the plurality of correlithm objects as a correlithm object token (see col. 6, lines 41-45, *Examiner interprets a stimulus vector to be a correlithm object of the plurality of correlithm objects and a a correlithm object token. Examiner interprets a response vector a to be a correlithm object of the plurality of correlithm objects and a a correlithm object token.*).

Regarding claim 28. *Sutherland* teaches the logic of manipulating a plurality of correlithm objects, operable to impose the plurality correlithm objects on the space to yield the combined point by performing computation using the plurality of correlithm objects (see col. 19, lines 38-41, *Examiner interprets enfolding "into the correlation set via a complex vector addition" to be imposing (see Specification, p. 10) and the resulting complex vector sum to be a first combined point of the space. Examiner further asserts that the first combined point of the space can be imposed on any other correlithm objects of the space by complex vector addition to form a further combined point. Examiner asserts that all of the correlithm objects of the space may be combined in this fashion.*).

Claim Rejections - 35 USC § 103

18. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

19. Claims 6, 16, 26, 32, 33, 37, 41, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Sutherland* in view of *Caid et al.* (USPN 6,173,275).

Regarding claims 6, 16, and 26. *Sutherland* teaches the method, system, and logic, respectively, for manipulating a plurality of correlihm objects (*see above*).

Regarding claim 32. *Sutherland* teaches a method for manipulating a plurality of correlihm objects, comprising: establishing a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space, the plurality of correlihm objects being randomly generated (*see col. 20, lines 35-37, Examiner interprets "constructing sets of complex vectors of random orientation" to be establishing a plurality of correlihm objects of a space, the plurality of correlihm objects being randomly generated.*), a correlihm object of the plurality of correlihm objects being utilized as a correlihm object token (*see col. 6, lines 41-45, Examiner interprets a stimulus/response vector pair to be a correlihm object token.*); imposing the plurality correlihm objects on the space to

yield a combined point by performing an imposing operation on the plurality of correlihm objects (see col. 19, lines 38-41, *Examiner interprets "complex vector addition" to be imposing (see Specification, p. 10) and the resulting vector sum to be a combined point.*), the plurality correlihm objects imposed to perform at least one of: performing computation using the plurality of correlihm objects (see col. 7, line 47 to col. 8, line 22, *Examiner interprets "the response recall function" to be computation using the plurality of correlihm objects.*), communicating the plurality of correlihm objects (see col. 8, lines 23-27, *Examiner interprets "receiving and propagating the at least one associated response vector" to mean that communicating the plurality of correlihm objects is possible.*), and storing the plurality of correlihm objects (see col. 38, lines 52-56, *Examiner interprets "the external memory means providing facility for memory mapped input" to be used for storing the plurality of input correlihm objects.*); comparing an imposed correlihm object to the combined point by performing a recovery operation on the imposed correlihm object and the combined point; recovering the imposed correlihm object in accordance with the comparison (see col. 20, lines 6-17, *Examiner interprets the inner product of the "decoding transform" to be comparing an imposed correlihm object "[X]" to the combined point "[S]*"; and recovering the imposed correlihm object [R] ("the associated response") in accordance with the comparison (see Specification p. 11).*); establishing one or more agents, each agent associated with a state space (see col. 41, lines 44-56, *Examiner interprets a "holographic neural cell" to be an agent.*); and assigning one or more of the plurality of correlihm objects to each agent, the one or more correlihm objects representing a state of the agent to which the one or more correlihm objects are assigned (see col. 41, lines 45-53, *Examiner interprets the set of "stimulus-response*

mappings" to consist one or more of a plurality of correlithm objects representing a state of the agent.) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining "sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets" to be impose at least one corerelithm object token in a shared resource (i.e., "the memory transaction management means").).

Regarding claim 33. *Sutherland* teaches a method for generating tokens (see col. 6, lines 41-45, Examiner interprets a stimulus/response vector pair to be a correlithm object token.), comprising: randomly generating a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space (see col. 20, lines 35-37, Examiner interprets "constructing sets of complex vectors of random orientation" to be establishing a plurality of correlithm objects of a space, the plurality of correlithm objects being randomly generated.); and selecting one or more of the plurality of correlithm objects as one or more correlithm object tokens (see col. 1, lines 14-17, Examiner interprets "the introduction of a stimulus pattern results in the recall of a memory associated response" to mean that the input of a correlithm object representing "a stimulus pattern" results in the selection of a correlithm object representing an "associated response", stored in the associative memory.) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining "sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets" to be impose at least one corerelithm object token in a shared resource

(i.e., “the memory transaction management means”).).

Regarding claim 37. *Sutherland* teaches a system for generating tokens, comprising: a memory operable to store information (see col. 6, lines 30-33); and a processor coupled to the memory and operable to: randomly generate a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the task of randomly generating a plurality of correlithm objects of a space.*); and select one or more of the plurality of correlithm objects as one or more correlithm object tokens (see above, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the task of selecting one or more of the plurality of correlithm objects as one or more correlithm object tokens.*) to impose at least one correlithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, *Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one correlithm object token in a shared resource (i.e., “the memory transaction management means”).*).

Regarding claim 41. *Sutherland* teaches logic for generating tokens (see col. 6, line 39 to col. 7, line 46, *Examiner interprets “operation associated with a single neural element” to “receive the above mentioned input values in an associated pair of sets comprising a stimulus set having a*

plurality of stimulus values, and a response set comprising a single value for a response corresponding to those stimuli values”.), the logic embodied in a medium and operable (see col. 6, lines 30-38, Examiner interprets the “processor” to comprise a memory device which acts as an operable medium for embodiment of logic.) to: randomly generate a plurality of correliithm objects of a space, the space comprising an N-dimensional space, a correliithm object comprising a point of the space (see col. 20, lines 35-37, Examiner interprets “constructing sets of complex vectors of random orientation” to be establishing a plurality of correliithm objects of a space, the plurality of correliithm objects being randomly generated.); and select one or more of the plurality of correliithm objects as one or more correliithm object tokens (see col. 1, lines 14-17, Examiner interprets “the introduction of a stimulus pattern results in the recall of a memory associated response” to mean that the input of a correliithm object representing “a stimulus pattern” results in the selection of a correliithm object representing an “associated response”, stored in the associative memory.) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one corerelithm object token in a shared resource (i.e., “the memory transaction management means”)).).

Regarding claim 45. *Sutherland* teaches a system for generating tokens, comprising: means for randomly generating a plurality of correliithm objects of a space, the space comprising an N-dimensional space, a correliithm object comprising a point of the space (see above); and means for selecting one or more of the plurality of correliithm objects as one or more correliithm object

tokens (see above) to impose at least one corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one corerelithm object token in a shared resource (i.e., “the memory transaction management means”).).

Sutherland does not teach the plurality of correlihm objects being nearly orthogonal or the one or more correlihm object tokens being nearly orthogonal for claims 6, 16, 26, 32, 33, 37, 41, and 45. However, *Caid et al.* do teach the plurality of correlihm objects being nearly orthogonal (see col. 8, lines 17-29, *Examiner interprets a “context vectors” to be a correlihm object.*) or the one or more correlihm object tokens being nearly orthogonal (see col. 8, lines 17-29, *Examiner interprets a pair of “context vectors” to be a correlihm object token.*).

It would have been obvious at the time the invention was made to persons having ordinary skill in the art to combine *Sutherland* with *Caid et al.* as a way to initialize the system with a high dimensional correlihm object space using a random Gaussian distribution which results in nearly orthogonal correlihm objects (indicating no initial relationship between correlihm object tokens).

20. Claims 35 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Sutherland* in view of *Panwar et al.* (USPN 5,880,978).

Regarding claims 35 and 43. *Sutherland* teaches the method of generating tokens, further comprising: selecting a correlithm object of the plurality of correlithm objects (see col. 7, line 47 to col. 8, line 22, *Examiner interprets “the response recall” selecting a correlithm object of the plurality of correlithm objects stored in the associative memory.*). *Sutherland* does not teach generating a token complement of the selected correlithm object; and using the token complement as a correlithm object token. However, *Panwar et al.* does teach generating a token complement of the selected correlithm object (see Abstract, *Examiner interprets vector Y(n-1:0) to be a token complement of the selected correlithm object correlithm object X(n-1:0).*); and using the token complement as a correlithm object token (see Abstract, *Examiner interprets output vector Z(n-1:0) to be created using the vectors Y(n-1:0) and X(n-1:0). Examiner interprets Z, Y, and X to be correlithm object tokens.*). It would have been obvious at the time the invention was made to persons having ordinary skill in the art to combine *Sutherland* with *Panwar et al.* as a way to or rapidly finding the first 1 in a long vector.

21. Claim 46 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Sutherland* in view of *Caid et al.* (USPN 6,173,275) and further in view of *Panwar et al.*

Regarding claim 46. *Sutherland* teaches a method for generating tokens, comprising: randomly generating a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space (see col. 20, lines 35-37, *Examiner interprets “constructing sets of complex vectors of random orientation” to be establishing a*

plurality of correlihm objects of a space, the plurality of correlihm objects being randomly generated.), the plurality of correlihm objects generated by randomly selecting one or more values for one or more entries of the random correlihm object (see col. 11, lines 3-10, Examiner interprets “selected from a probabilistically-relative range, to each of respective ones of the phase coefficient values” to mean randomly selecting one or more values for one or more entries of the random correlihm object.); selecting one or more of the plurality of correlihm objects as one or more correlihm object tokens (see col. 1, lines 14-17, Examiner interprets “the introduction of a stimulus pattern results in the recall of a memory associated response” to mean that the input of a correlihm object representing “a stimulus pattern” results in the selection of a correlihm object token representing an “associated response”, stored in the associative memory.), the one or more of the plurality of correlihm objects selected by: establishing a distance threshold associated with a standard metric of the plurality of correlihm objects (see col. 27, line 61 to col. 28, line 1, Examiner interprets “dissimilar regions within the stimulus field” to comprise a distance threshold associated with a standard metric of the plurality of correlihm objects.); and selecting the one or more correlihm objects that satisfy the distance threshold as the one or more correlihm object tokens (see col. 28, lines 8-12, Examiner interprets the mapping of any correlihm object in “regions in the stimulus fields which are isometric however mapped to separate or distinct response values” to select one or more correlihm objects (in the domain of the function) paired with correlihm objects representing “separate or distinct response values” (in the codomain of the function). Examiner interprets the correlihm objects in the set representing the function as correlihm object tokens.); selecting a correlihm object of the plurality of correlihm objects (see above); and to impose at least one

corerelithm object token in a shared resource (see col. 6, line 62 to col. 7, lines 6, Examiner interprets combining “sets of these inputs as an outer product thereof to produce an associative memory mapping between associated pairs of elements from the respective sets” to be impose at least one corerelithm object token in a shared resource (i.e., “the memory transaction management means”)).

Sutherland does not teach the plurality of correlihm objects being nearly orthogonal or the one or more correlihm object tokens being nearly orthogonal. However, *Caid et al.* do teach the plurality of correlihm objects being nearly orthogonal (see col. 8, lines 17-29, Examiner interprets a “context vectors” to be a correlihm object.) or the one or more correlihm object tokens being nearly orthogonal (see col. 8, lines 17-29, Examiner interprets a pair of “context vectors” to be a correlihm object token.). It would have been obvious at the time the invention was made to persons having ordinary skill in the art to combine *Sutherland* with *Caid et al.* as a way to initialize the system with a high dimensional correlihm object space using a random Gaussian distribution which results in nearly orthogonal correlihm objects (indicating no initial relationship between correlihm object tokens).

Neither *Sutherland* nor *Caid et al.* teach generating a token complement of the selected correlihm object to impose at least one corerelithm object token in a shared resource; and using the token complement as a correlihm object token. However, *Panwar et al.* do teach generating a token complement of the selected correlihm object (see Abstract, Examiner interprets vector $Y(n-1:0)$ to be a complement of the selected correlihm object $X(n-1:0)$.); and

using the token complement as a correlithm object token (see Abstract, *Examiner interprets the vector pair Y(n-1:0) and X(n-1:0) to be correlithm objects forming a token.*). It would have been obvious at the time the invention was made to persons having ordinary skill in the art to combine *Sutherland* and *Caid et al.* with *Panwar et al.* as a way to or rapidly finding the first 1 in a long vector.

22. Claims 34, 36, 38-40, 42, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Sutherland*.

Regarding claim 34. *Sutherland* teaches the method of generating tokens, wherein randomly generating the plurality of correlithm objects of the space further comprises generating a random correlithm object by randomly selecting one or more values for one or more entries of the random correlithm object (see col. 11, lines 3-10, *Examiner interprets “selected from a probabilistically-relative range, to each of respective ones of the phase coefficient values” to mean randomly selecting one or more values for one or more entries of the random correlithm object.*).

Regarding claim 36. *Sutherland* teaches the method of generating tokens, wherein selecting the one or more of the plurality of correlithm objects as the one or more correlithm object tokens further comprises: establishing a distance threshold associated with a standard metric of the plurality of correlithm objects (see col. 27, line 61 to col. 28, line 1, *Examiner interprets “dissimilar regions within the stimulus field” to comprise a distance threshold associated with a standard metric of the plurality of correlithm objects.*); and selecting the one or more correlithm objects that satisfy the distance threshold as the one or more correlithm object tokens(see col. 28,

lines 8-12, *Examiner interprets the mapping of any correlihm object in “regions in the stimulus fields which are isometric however mapped to separate or distinct response values” to select one or more correlihm objects (in the domain of the function) paired with correlihm objects representing “separate or distinct response values” (in the codomain of the function). Examiner interprets the correlihm objects in the set representing the function as correlihm object tokens.*).

Regarding claim 38. *Sutherland* teaches the system of generating tokens, the processor operable to randomly generate the plurality of correlihm objects of the space by generating a random correlihm object by randomly selecting one or more values for one or more entries of the random correlihm object (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the task of generating a random correlihm object by randomly selecting one or more values for one or more entries of the random correlihm object.*).

Regarding claim 39. *Sutherland* teaches the system of generating tokens, the processor further operable to: select a correlihm object of the plurality of correlihm objects (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the task of selecting a correlihm object of the plurality of correlihm objects.*); generate a token complement of the selected correlihm object; and use the token complement as a correlihm object token (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the tasks of: generating a token complement of the selected correlihm object; and using the token complement as a correlihm object token.*).

Regarding claim 40. *Sutherland* teaches the system of generating tokens, the processor further operable to select the one or more of the plurality of correlihm objects as the one or more correlihm object tokens by: establishing a distance threshold associated with a standard metric of the plurality of correlihm objects (see col. 28, lines 8-12, *Examiner interprets the mapping of any correlihm object in “regions in the stimulus fields which are isometric however mapped to separate or distinct response values” to have a codomain which comprises a distance threshold associated with a standard metric of the plurality of correlihm objects.*); and selecting the one or more correlihm objects that satisfy the distance threshold as the one or more correlihm object tokens (see col. 6, lines 30-36, *Examiner interprets one of “a number of sub-processors that are relegated specific tasks” to be relegated to the tasks of: selecting the one or more of the plurality of correlihm objects as the one or more correlihm object tokens; and selecting the one or more correlihm objects that satisfy the distance threshold as the one or more correlihm object tokens.*).

Regarding claim 42. *Sutherland* teaches the logic of generating tokens, operable to randomly generate the plurality of correlihm objects of the space by generating a random correlihm object by randomly selecting one or more values for one or more entries of the random correlihm object (see col. 11, lines 3-10, *Examiner interprets “selected from a probabilistically-relative range, to each of respective ones of the phase coefficient values” to mean randomly selecting one or more values for one or more entries of the random correlihm object.*).

Regarding claim 44. The logic of generating tokens, operable to select the one or more of the plurality of correlihm objects as the one or more correlihm object tokens by: establishing a distance threshold associated with a standard metric of the plurality of correlihm objects (see

col. 27, line 61 to col. 28, line 1, *Examiner interprets “dissimilar regions within the stimulus field” to comprise a distance threshold associated with a standard metric of the plurality of correlithm objects.); and selecting the one or more correlithm objects that satisfy the distance threshold as the one or more correlithm object tokens (see col. 28, lines 8-12, Examiner interprets the mapping of any correlithm object in “regions in the stimulus fields which are isometric however mapped to separate or distinct response values” to select one or more correlithm objects (in the domain of the function) paired with correlithm objects representing “separate or distinct response values” (in the codomain of the function). Examiner interprets the correlithm objects in the set representing the function as correlithm object tokens.).*

Response to Arguments

23. Applicant's arguments filed May 7, 2007 have been fully considered but they are not persuasive.

SECTION 101 REJECTIONS

Applicants argue:

Claims 1, 2-10, 12-20, 21, 22-30, 31, 32, 33, 34-36, 38-40, 41 and 45 46 was rejected under 35 U.S.C. § 101 as being directed to non-statutory subject matter. Applicants respectfully traverse these rejections.

The Examiner appears to indicate that independent Claims 1 and 21 are directed toward non-statutory subject matter because Claim 1 purportedly recites "nothing more than a judicial exception of mathematical abstraction, involving no physical

transformation and no more than the results of mathematical transformation" (Office Action, page 2) and Claim 21 purportedly "involves no physical transformation and asserts not more than the results of mathematical operations." (Office action, page 4). Applicants respectfully disagree. When functional descriptive material is recorded on some computer-readable medium it becomes structurally and functionally interrelated to the medium and will be statutory in most cases since use of technology permits the function of the descriptive material to be realized. M.P.E.P. § 2106(IV)(B)(1). Applicants submit that independent Claims 1 and 21, as amended, recite functional descriptive material. For example, independent Claims 1 and 21, as amended, recites at least recovering "the imposed correlihm object in accordance with the comparison to impose at least one correlihm object token in a shared resource" (emphasis added).

Examiner responds:

The amendments of independent claims 1 and 21, adding the notion of 'imposing' a correlihm object in a 'shared resource' do not make these claims statutory as the nature of a 'shared resource' is ambiguous in the disclosure. Further, Examiner is not convinced that the "shared resource" is more than an abstraction. Applicants assert that: "Tokens may be used to provide interaction for agents in a shared resource such as a shared state space or medium." (see Specification [0003]). While Examiner understands a "medium" as a statutory "shared resource", Examiner has more difficulty with the notion that "a shared state space" is statutory. Elsewhere, Applicants assert that: "According to one embodiment, two or more correlihm objects may be imposed on and recovered from the same correlihm object space representing a shared resource such as a shared medium." (see Specification [0014]). Examiner interprets the "correlihm object space representing a shared resource" [emphasis added] to be the active component in 'imposing' and 'recovering' correlihm objects. Applicants assert that this "object space" is a representation, which Examiner interprets to be an abstraction of the thing that the representation represents. Applicants, elsewhere, assert that: "According to the

illustrated embodiment, system 200 includes interacting agents 130 coupled by one or more shared resources such as a memory system or electromagnetic or equivalent channels 132 as shown." (see Specification [0049]). Here, the shared resource could be a "memory system or electromagnetic". Examiner is not sure of what an "electromagnetic" is in the role of a 'shared resource'. Examiner maintains the rejection of claims 1, 2-10, 12-20, 21, 22-30, 31, 32, 33, 34-36, 38-40, 41, 45, and 46 under 35 U.S.C. § 101.

Applicants argue:

The Examiner also appears to indicate that independent Claim 11 is directed toward non-statutory subject matter. The examiner states that "two components and their purposes are disclosed. Lacking function description language, the claim is non- statutory under 35 U.S.C. 101." (Office Action, page 3). Applicants respectfully disagree. Independent Claim 11, as amended, recites "a recoverer ... operable to... compare an imposed correllithm object.., and recover the imposed correllithm object...to impose at least one correllithm object token in a shared resource." (emphasis added). Applicants respectfully submit that Claim 11, as amended, is directed to statutory subject matter.

Examiner responds:

Claim 11 has the same defect as claims 1 and 21 (see above) and does not clearly recite a memory structure such that its claim language provides a functional description.

Examiner maintains the rejection of claim 11 under 35 U.S.C. § 101.

Applicants argue:

The Examiner also appears to indicate that independent Claim 31 is directed toward non-statutory because "no data structure is claimed and no functional program is disclosed. Lacking functional description language, the claim only recites the § 101 judicial exceptions of mathematical abstraction and/or algorithm." (Office action, page 5). Applicants respectfully disagree. Independent Claim 31 recites "means for recovering the imposed correllithm object in accordance wit the comparison to impose at least one correllithm object token in a shared resource." Applicants respectfully submit that Claim 31, as amended, is directed to statutory subject matter.

Examiner responds:

Examiner maintains the rejection of claim 31 under 35 U.S.C. § 101 for the same reasons as given for claims 1 and 21.

Applicants argue:

The Examiner also appears to indicate that independent Claims 32, 33, 41, 45 and 46 are directed toward non-statutory subject matter because the Claims 32 recites "no more than the §101 judicial exception of an algorithm" and disclose no physical transformation or useful, concrete, and tangible result." (Office Action, pages 6-7). Furthermore, the Examiner also appears to indicate that independent Claim 37 is directed toward non-statutory subject matter because "no physical transformation in the real world and no product of useful, concrete and tangible results is possible." (Office Action, page 7). Applicants respectfully submit that Claims 32, 33, 41, 45 and 46, as amended, are directed statutory subject matter.

Examiner responds:

Claims 32, 33, 41, 45 and 46, are amended in the same way as claims 1 and 21 and, as such, have the same deficiency as claims 1 and 21. Examiner maintains the rejection of claims 32, 33, 41, 45 and 46 under 35 U.S.C. § 101 for the same reasons as given for claims 1 and 21.

Applicants argue:

Claims 2-10, 12-20, 22-30, 34-36, 38-40, and 42-44 depend respectively from independent Claims 1, 11, 21, 31, 32, 33, 37, 41, 45 and 46. For at least the reasons discussed above, Claims 1, 11, 21, 31, 32, 33, 37, 41, 45 and 46 are in condition for allowance and, therefore, Claims 2-10, 12-20, 22-30, 34-36, 38-40, and 42-44 that depend respectively therefrom are also in condition for allowance. Accordingly, Applicants respectfully requests that the rejection of Claims 2-10, 12-20, 22-30, 34-36, 38-40, and 42-44 be withdrawn.

Examiner responds:

Claims 1, 11, 21, 31, 32, 33, 37, 41, 45 and 46 are not in condition for allowance, therefore claims 2-10, 12-20, 22-30, 34-36, 38-40, and 42-44 which depend respectively therefrom are also not in condition for allowance. Examiner maintains the rejection of claims 2-10, 12-20, 22-30, 34-36, 38-40, and 42-44 under 35 U.S.C. § 101.

SECTION 102 REJECTIONS

Applicants argue:

Claims 1-3, 5, 7-11, 14, 15, 17, 21-23, 25, 27, 28 and 31 were rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,515,477 issued to Sutherland (hereinafter "Sutherland"). Applicants respectfully traverse this rejection.

Under 35 U.S.C. § 102, a claim is anticipated only if each and every element as set forth in the claim is found in a single prior art reference. Verdegaal Bros. v. Union Oil Co. of California, 2 U.S.P.Q.2d 1051 (Fed. Cir. 1987); M.P.E.P. § 2131. In addition, "[t]he identical invention must be shown in as complete detail as is contained in the... claims" and "[t]he elements must be arranged as required by the claim." Richardson v. Suzuki Motor Co., 9 U.S.P.Q.2d 1913, 1920 (Fed. Cir. 1989); In re Bond, 15 U.S.P.Q.2d 1566 (Fed. Cir. 1990); M.P.E.P. § 2131.

Of the rejected claims, Claims 1, 11, 21 and 31 are independent. Independent Claim 1 recites "establishing a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space", "imposing the plurality correlithm objects on the space to yield a combined point", "comparing an imposed correlithm object to the combined point" and "recovering the imposed correlithm object in accordance with the comparison to impose at least one CO token in a shared resource" (emphasis added). Applicants respectfully submit that Sutherland does not disclose or even suggest each and every limitation recited by Claim 1. For example, in the Office Action, the Examiner appears to correlate Sutherland's recitation of enfolding into the correlation set via a complex vector addition to be "imposing" as recited by independent Claim 1. Applicants respectfully disagree. Nowhere does Sutherland disclose "imposing the plurality correlithm objects on the space to yield a combined point" as recited by independent Claim 1. Therefore, for at least these reasons, Applicants submit that Sutherland does not anticipate independent Claim 1.

Examiner responds:

Applicants provide no grounds for disagreement with Examiner's interpretation of "imposing", therefore Examiner maintains rejection of claim 1.

Applicants argue:

Independent Claim 11 recites "an overlap generator operable to: establish a plurality of correlithm objects of a space, the space comprising an N-dimensional space, a correlithm object comprising a point of the space; and impose the plurality correlithm

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objects on the space to yield a combined point; and "a recoverer coupled to the overlap generator and operable to: compare an imposed correlithm object to the combined point; and recover the imposed correlithm object in accordance with the comparison to impose at least one CO token in a shared resource." Independent Claim 21 recites logic operable to "establish a plurality of correlithm objects of a space, the space comprising an N-dimensional space", "a correlithm object comprising a point of the space", "impose the plurality correlithm objects on the space to yield a combined point", "compare an imposed correlithm object to the combined point", "recover the imposed correlithm object in accordance with the comparison to impose at least one correlithm object token in a shared resource." Independent Claim 31 recites "means for establishing a plurality of correlithm objects of a space", "the space comprising an N-dimensional space, a correlithm object comprising a point of the space", "means for imposing the plurality correlithm objects on the space to yield a combined point", "means for comparing an imposed correlithm object to the combined point", and "means for recovering the imposed correlithm object in accordance with the comparison." (emphasis added). For at least the reasons indicated with respect to independent Claim 1, Applicants respectfully submit that Sutherland fails to disclose or even suggest to impose "the plurality correlithm objects on the space to yield a combined point." Therefore, for at least this reason, Applicants respectfully submit that Claims 11, 21 are also patentable over the Sutherland reference.

Examiner responds:

Again, Applicants provide no grounds for disagreement with Examiner' interpretation of "imposing" therefore Examiner maintains rejection of claims 11 and 21.

Applicants argue:

Claims 2-3, 5, 7-10, 14, 15, 17, 22-23, 25, 27, and 28 depend from independent Claims 1, 11 and 21. For at least the reasons discussed above, independent Claims 1, 11 and 21 are in condition for allowance; therefore, Claims are in condition for allowance; therefore, Claims 2-3, 5, 7-10, 14, 15, 17, 22-23, 25, 27, and 28 are also in condition for allowance. Accordingly, Applicants respectfully request that the rejection of Claims 2-3, 5, 7-10, 14, 15, 17, 22-23, 25, 27, and 28 be withdrawn.

Examiner responds:

Claims 1, 11 and 21are not in condition for allowance, therefore claims 2-3, 5, 7-10, 14, 15, 17, 22-23, 25, 27, and 28 which depend respectively therefrom are also not in condition for allowance. Examiner maintains the rejection of claims 2-3, 5, 7-10, 14, 15, 17, 22-23, 25, 27, and 28 under 35 U.S.C. § 101.

SECTION 103 REJECTIONS

Applicants argue:

Claims 6, 16, 26, 32, 33, 37, 41 and 45 were rejected under 35 U.S.C. 103(a) as being unpatentable over Sutherland in view of U.S. Patent No. 6,173,275 issued to Caid et al. (hereinafter "Caid"). Claims 35 and 43 was rejected under 35 U.S.C. §103(a) as being unpatentable over Sutherland in view of U.S. Patent No. 5,880,978 issued to Panwar et al. (hereinafter "Panwar"). Claim 46 was rejected under 35 U.S.C. §103(a) as being unpatentable over Sutherland in view of Caid and further in view of Panwar. Claims 34, 36, 38-40, 42 and 44 are rejected under 35 U.S.C. §103(a) as being unpatentable over Sutherland. Applicants respectfully traverse these rejections.

To establish a prima facie case of obviousness under 35 U.S.C. § 103, three basic criteria must be met: First, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings; second, there must be a reasonable expectation of success; and finally, the prior art reference (or references when combined) must teach or suggest all the claim limitations. *In re Vaeck*, 947 F.2d 488, (Fed. Cir. 1991); M.P.E.P. § 2143. The teaching or suggestion to make the claimed combination and the reasonable expectation of success must both be found in the prior art, and not based on applicant's disclosure. *Id.* Further, the mere fact that references can be combined or modified does not render the resultant combination obvious unless the prior art also suggests the desirability of the combination. *In re Mills*, 916 F.2d 680 (Fed. Cir. 1990); M.P.E.P. § 2143.01. Additionally, not only must there be a suggestion to combine the functional or operational aspects of the combined references, but also the prior art is required to suggest both the combination of elements and the structure resulting from the combination. *Stiftung v. Renishaw PLC*, 945 F.2d 1173, 1183 (Fed. Cir. 1991). Moreover, where there is no apparent disadvantage present in a particular prior art reference, then generally there can be no motivation to combine the teaching of another reference with the particular prior art reference. *Winner Int'l Royalty Corp. v. Wang*, 202 F.3d 1340, 1349 (Fed. Cir. 2000).

Of the rejected claims, Claims 32, 33, 37, 41, 45 and 46 are independent. Independent Claim 32 recites, at least "establishing a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space, the plurality of correlihm objects being randomly generated, the plurality of correlihm objects being nearly orthogonal, a correlihm object of the plurality of correlihm objects being utilized as a correlihm object token" and "imposing the plurality correlihm objects on the space to yield a combined point by performing an imposing operation on the plurality of correlihm objects, the plurality correlihm objects imposed to perform at least one of: performing computation using the plurality of correlihm objects, communicating the plurality of correlihm objects, and storing the

plurality of correlihm objects" (emphasis added). Applicants respectfully submit that for the reasons indicated above with respect to independent Claims 1, 11, 21 and 31, the proposed combination of references does not disclose, teach or suggest all claims limitations of independent Claim 32.

Examiner responds:

Examiner asserts that claims 1, 11, 21 and 31 are anticipated by Sutherland (*see above*) and thus Sutherland in view of Caid teaches the limitations of independent Claim 32.

Applicants argue:

Independent Claim 33 recites "randomly generating a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space" and "selecting one or more of the plurality of correlihm objects as one or more correlihm object tokens, the one or more correlihm object tokens being nearly orthogonal" (emphasis added). Applicants respectfully submit that the proposed combination of references does not disclose, teach or suggest all claim limitations of independent Claim 33. For example, The examiner appears to rely on Sutherland (Col. 20, Lines 35-37) for purportedly teaching "randomly generating a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space." (Office Action, Page 22). The portion of Sutherland (Col. 20, Lines 35-37) referred to by the Examiner states the following:

One may investigate the error characteristics exhibited on response recall by constructing sets of complex vectors of random orientation (i.e., random statistical testing).

Applicants respectfully submit that, without more, the portion of Sutherland referred to by the Examiner does not disclose, teach or suggest "randomly generating a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space" as recited by Claim 33 (emphasis added). Thus, Applicants respectfully submit that neither Sutherland nor Caid, alone or in combination, discloses, teaches or suggests the limitations of independent Claim 33. Therefore, for at least these reasons, Applicants submit that independent Claim 33 is patentable over the proposed combination of Sutherland and Caid.

Examiner responds:

Sutherland (col. 21, line 66 to col. 22, line 10, Examiner interprets the "random error quantity" of the information elements within [S]* to make them randomly generated.

Examiner interprets these information elements, expressed as a "complex valued vector phase difference set" to be a plurality of correlihm objects. Examiner therefore considers Sutherland and Caid, in combination to teaches the limitations of independent Claim 33.

Applicants argue:

Independent Claim 37 recites, at least "a processor coupled to the memory and operable to: randomly generate a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space" and "select one or more of the plurality of correlihm objects as one or more correlihm object tokens, the one or more correlihm object tokens being nearly orthogonal" (emphasis added). Independent Claim 41 recites, at least "randomly generat[ing] a plurality of correlihm objects of a space, the space comprising an N- dimensional space, a correlihm object comprising a point of the space" and "select[ing] one or more of the plurality of correlihm objects as one or more correlihm object tokens, the one or more correlihm object tokens being nearly orthogonal" (emphasis added). Independent Claim 45 recites, at least "means for randomly generating a plurality of correlihm objects of a space, the space comprising an N-dimensional space, a correlihm object comprising a point of the space" and "means for selecting one or more of the plurality of correlihm objects as one or more correlihm object tokens, the one or more correlihm object tokens being nearly orthogonal" (emphasis added).

Independent Claim 46 recites, at least "randomly generating a plurality of correlihm objects of a space, the space comprising an N-dimensional space", "a correlihm object comprising a point of the space", the plurality of correlihm objects generated by randomly selecting one or more values for one or more entries of the random correlihm object" (emphasis added). For at least the reasons discussed above with respect to independent Claim 33, Applicants respectfully submit that the proposed combination of references does not disclose, teach or suggest all claim limitations of independent Claims 37, 41, 45 or 46. Moreover, neither Caid nor Panwar appear to remedy at least the deficiencies of Sutherland discussed above.

Examiner responds:

Examiner has shown that Sutherland teaches randomly generating a plurality of correlihm objects of a space which is N dimensional (*see above*). Examiner asserts that the proposed combination of Sutherland in view of Caid and further in view of Panwar do teach all claim limitations of independent Claims 37, 41, 45 or 46.

Applicants argue:

Claims 6, 16, 26, 35 depend respectively from independent Claims 1, 11, 33. For at least the reasons discussed above, independent Claims 1, 11 and 33 are in condition for allowance; therefore, Claims 6, 16, 26 and 35 that depend respectively therefrom are also in condition for allowance. Accordingly, Applicants respectfully request that the rejection of Claims 6, 16, 26, 35 be withdrawn.

Examiner responds:

Independent claims 1, 11 and 33 are not in condition for allowance, therefore claims 6, 16, 26 and 35 that depend respectively therefrom are not in condition for allowance.

Examiner maintains the rejection of Claims 6, 16, 26, 35 be under 35 U.S.C. 103(a).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Correspondence Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nathan H. Brown, Jr. whose telephone number is 571-272- 8632. The examiner can normally be reached on M-F 0830-1700. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony Knight can be reached on 571-272-3687. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



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